

COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO

JANE DOE

PLAINTIFF

-- vs --

Use below number on
all future pleadings

No. A 2301677
SUMMONS

ARCHDIOCESE OF CINCINNATI
DEFENDANT

ARCHDIOCESE OF CINCINNATI
100 EAST EIGHTH STREET
CINCINNATI OH 45202

D - 1

You are notified
that you have been named Defendant(s) in a complaint filed by

JANE DOE
CO ANGELA L WALLACE
119 E COURT STREET SUITE 500
CINCINNATI OH 45202

Plaintiff(s)

in the Hamilton County, COMMON PLEAS CIVIL Division,
**PAVAN PARIKH, 1000 MAIN STREET ROOM 315,
CINCINNATI, OH 45202.**

You are hereby summoned and required to serve upon the plaintiff's attorney, or upon the plaintiff, if he/she has no attorney of record, a copy of an answer to the complaint within twenty-eight (28) days after service of this summons on you, exclusive of the day of service. Your answer must be filed with the Court within three (3) days after the service of a copy of the answer on the plaintiff's attorney.

Further, pursuant to Local Rule 10 of Hamilton County, you are also required to file a Notification Form to receive notice of all future hearings.

If you fail to appear and defend, judgement by default will be rendered against you for the relief demanded in the attached complaint.

Name and Address of attorney

ANGELA L WALLACE
119 E COURT STREET
SUITE 500
CINCINNATI

OH

45202

PAVAN PARIKH

Clerk, Court of Common Pleas
Hamilton County, Ohio

By RICK HOFMANN

Deputy

Date: April 21, 2023



D138004570

COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO

JANE DOE

PLAINTIFF

-- vs --

Use below number on
all future pleadings

No. A 2301677
SUMMONS

ARCHDIOCESE OF CINCINNATI
DEFENDANT

ARCHBISHOP MOELLER HIGH SCHOOL
9001 MONTGOMERY ROAD
CINCINNATI OH 45242

D - 2

You are notified
that you have been named Defendant(s) in a complaint filed by

JANE DOE
CO ANGELA L WALLACE
119 E COURT STREET SUITE 500
CINCINNATI OH 45202

Plaintiff(s)

in the Hamilton County, COMMON PLEAS CIVIL Division,
**PAVAN PARIKH, 1000 MAIN STREET ROOM 315,
CINCINNATI, OH 45202.**

You are hereby summoned and required to serve upon the plaintiff's attorney, or upon the plaintiff, if he/she has no attorney of record, a copy of an answer to the complaint within twenty-eight (28) days after service of this summons on you, exclusive of the day of service. Your answer must be filed with the Court within three (3) days after the service of a copy of the answer on the plaintiff's attorney.

Further, pursuant to Local Rule 10 of Hamilton County, you are also required to file a Notification Form to receive notice of all future hearings.

If you fail to appear and defend, judgement by default will be rendered against you for the relief demanded in the attached complaint.

Name and Address of attorney

ANGELA L WALLACE
119 E COURT STREET
SUITE 500
CINCINNATI

OH

45202

PAVAN PARIKH

Clerk, Court of Common Pleas
Hamilton County, Ohio

By RICK HOFMANN

Deputy

Date: April 21, 2023



D138004572



**PAVAN PARIKH
HAMILTON COUNTY CLERK OF COURTS**

COMMON PLEAS DIVISION

**ELECTRONICALLY FILED
April 21, 2023 12:47 PM
PAVAN PARIKH
Clerk of Courts
Hamilton County, Ohio
CONFIRMATION 1311571**

JANE DOE

A 2301677

**vs.
ARCHDIOCESE OF
CINCINNATI**

**FILING TYPE: INITIAL FILING (IN COUNTY) WITH JURY
DEMAND**

PAGES FILED: 12

**COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO**

**JANE DOE
c/o Angela L. Wallace
119 East Court Street, Suite 500
Cincinnati, OH 45202**

and

**JOHN DOE
c/o Angela L. Wallace
119 East Court Street, Suite 500
Cincinnati, OH 45202**

Plaintiffs,

-vs-

**ARCHDIOCESE OF CINCINNATI
100 East Eighth Street
Cincinnati, OH 45202,**

and

**ARCHBISHOP MOELLER
HIGH SCHOOL
9001 Montgomery Road
Cincinnati, OH 45242**

and

**MICHAEL ASBECK
9416 Amber Lane
West Chester, OH 45069**

Defendants.

Case No. _____

**COMPLAINT
WITH JURY DEMAND**

Plaintiffs Jane Doe and John Doe, for their complaint against Defendants

Archdiocese of Cincinnati, Archbishop Moeller High School, and Michael Asbeck, state as follows:

PARTIES

1. Plaintiff Jane Doe (“Mrs. Doe”) is a female resident of Hamilton County, Ohio. She desires to proceed pseudonymously due to the subject matter alleged here.

2. Plaintiff John Doe (“Mr. Doe”) is a male resident of Hamilton County, Ohio and the spouse of Mrs. Doe. He desires to proceed pseudonymously due to the subject matter alleged here.

3. Defendant Archdiocese of Cincinnati (“Archdiocese”) is domesticated in Hamilton County, Ohio.

4. At all times relevant to this Complaint, the Archdiocese owned, operated, and managed Defendant Archbishop Moeller High School (“Moeller”), which is located in Hamilton County, Ohio. Defendant Archdiocese and Defendant Moeller are collectively referred to as “Moeller.”

5. Defendant Michael Asbeck (“Asbeck”) is a resident of the State of Ohio and the former Athletic Director at Moeller.

FACTS

6. In June 2000, Mrs. Doe was hired at Moeller as the administrative assistant to the Dean of Students. Mrs. Doe moved to the role of administrative assistant to the athletic director at Moeller in 2003.

7. In 2012, following the retirement of the former athletic director, Asbeck was hired as athletic director at Moeller. Upon his hiring, Asbeck became the direct supervisor of Mrs. Doe.

8. Moeller ignored its own policies and procedures in hiring Asbeck. Asbeck was hired without necessary interviews, without involvement by a hiring committee, and without required vetting through the Archdiocese.

9. Asbeck was actively participating in anger management therapy at the time he was hired by Moeller.

10. Soon after Asbeck's arrival as athletic director, he engaged in a course of action to isolate Mrs. Doe and ensure that she was beholden solely to him. For example, prior to Asbeck's employment, Mrs. Doe performed work under a multitude of individual contracts for each sport. Mrs. Doe was paid for each contract. Asbeck removed Mrs. Doe's contracts, but insisted she continue to perform the work she would have performed under the contracts. Mrs. Doe no longer received compensation for the work she was required to complete. Asbeck's instructions and purpose were clear: Mrs. Doe was to take instruction solely from him; Mrs. Doe was not permitted to work for individual sport coaches; and Mrs. Doe's compensation was at the mercy of Asbeck.

11. Prior to the occurrence of the acts described below, while employed at Moeller, Asbeck engaged in inappropriate sexual conduct and sexual harassment of another female on at least one occasion at a Moeller function. Moeller knew of Asbeck's conduct and paid a financial settlement to ensure that no legal action was taken against Asbeck or Moeller. However, Asbeck faced no discipline and continued in the employ of Moeller despite his acts and Moeller's knowledge of those acts.

12. During Asbeck's tenure as athletic director at Moeller, Mrs. Doe witnessed, first-hand, Asbeck's volatile and violent behavior toward those around him, including, but

not limited to, physical aggression and manhandling of Moeller student athletes on the sideline, verbal abuse of Moeller coaches, and volatile arguments with sports referees.

13. Beginning in 2016, and continuing through February 2021, Asbeck subjected Mrs. Doe to unwanted and unsolicited sexual advances. While on Moeller's campus, and during the course of Mrs. Doe's job duties, Asbeck:

- a. Continually commented on Mrs. Doe's clothing choices and appearance;
- b. Touched and hugged Mrs. Doe inappropriately, at times when Mrs. Doe was unable to escape;
- c. Insisted that Mrs. Doe stand closer while working at a shared computer or reviewing a document;
- d. Reported to Mrs. Doe, in graphic detail, his reaction to her; and
- e. Suggested that Mrs. Doe engage in a sexual relationship with him.

14. Mrs. Doe consistently and repeatedly denied Asbeck's sexual advances, and avoided Asbeck in every way possible.

15. The athletic office at Moeller is geographically separated from all other offices and classrooms at Moeller. The athletic office consists of offices solely for Mrs. Doe and Asbeck. No other personnel were located within hearing or sight of the athletic office.

16. Mrs. Doe's daily work environment placed her in an isolated location, in direct contact with Asbeck. Moeller administration did not permit Mrs. Doe to move her office outside of the geographical location of the athletic office.

17. From 2016 through January 2021, Mrs. Doe repeatedly told Moeller that she was unable to work for Asbeck, and asked Moeller to transfer her out of the athletic department and assign her to a different supervisor. Moeller refused.

18. Mrs. Doe repeatedly told the principal of Moeller that she was unable to continue working for Asbeck. Moeller's principal took no action to discern the cause of the disagreement or to ensure Mrs. Doe a safe working environment.

19. In September 2020, following a Saturday football game at Moeller's campus, Asbeck trapped Mrs. Doe in the Moeller athletic office and made sexual advances toward her. Mrs. Doe refused Asbeck's advances, and reminded him that there were security cameras in the office. Asbeck then pulled Mrs. Doe into his personal office, where he was confident there were no security cameras, and kissed and groped her. Asbeck described graphically what sexual actions he intended to engage in with Mrs. Doe. Asbeck's conduct was carried out by force and was against the wishes of Mrs. Doe. Mrs. Doe was eventually able to escape Asbeck, and left the athletic office.

20. In December 2020, Asbeck cornered Mrs. Doe within the Moeller concession stand, while Mrs. Doe was working to arrange concession stand supplies. Asbeck taunted Mrs. Doe with the fact that there were no cameras located in the concession stand. Then Asbeck trapped Mrs. Doe in a corner of the concession stand and raped her, as defined by R.C. 2907.01(A).

21. Immediately following this assault, Mrs. Doe sought a meeting with Moeller's president. He was out of town but agreed to meet upon his return. At Mrs. Doe's meeting with Moeller's president, Mrs. Doe again asked to be transferred out of the athletic department. Moeller's president asked if Asbeck was the reason for the transfer request. Mrs. Doe shared that she was unable to work with Asbeck, that she was not safe with him, and asked for confidentiality. Moeller's president took no action.

22. On January 13, 2021, Mrs. Doe also met with Moeller's principal. Mrs. Doe again asked to be transferred out of the athletic department. Mrs. Doe once again told Moeller's principal that she was unable to work with Asbeck, and that she was not safe as long as she was working for Asbeck. Moeller's principal took no action.

23. For several weeks following the December 2020 assault, Mrs. Doe was able to avoid Asbeck due to the school holiday and Asbeck's Covid diagnosis.

24. On January 19, 2021, in a conversation with Mrs. Doe, Asbeck admitted to assaulting Mrs. Doe. Mrs. Doe recorded this conversation.

25. On January 20, 2021, Mrs. Doe's legal counsel met with Moeller's president, principal, chief financial officer, and legal counsel, and presented a formal written complaint regarding Asbeck's conduct.

26. In the presence of legal counsel, with a written complaint in hand, Moeller was finally forced to take action. Asbeck was placed on administrative leave and subsequently terminated.

27. In the immediate aftermath of the January 20th meeting, Moeller administration expressed their support of Mrs. Doe. This support quickly crumbled. In the weeks and months that followed, Moeller engaged in a course of conduct that fostered a working environment that was impossible for Mrs. Doe to endure, and which eventually led to her constructive termination.

28. Following Asbeck's termination, Mrs. Doe was forced to complete all duties of her position, and also perform most duties of Asbeck's position as well.

29. Mrs. Doe's suffered significant physical and mental health issues as a result of Asbeck's harassment and Moeller's response. Mrs. Doe, who had no history of mental

health issues, was diagnosed with post-traumatic stress disorder as a result of repeated trauma involving Asbeck.

30. Mrs. Doe requested accommodations from Moeller to help minimize the effects of the post-traumatic stress disorder. Moeller refused all accommodations. Instead, Moeller consistently acted in a way that created a work environment so hostile that Mrs. Doe was unable to perform her job.

31. Due to the increasingly hostile work environment that Mrs. Doe was subjected to, Mrs. Doe's mental health professional ordered Mrs. Doe to take time off under the Family Medical Leave Act. When Mrs. Doe's FMLA leave expired, faced with the prospect of returning to the same hostile work environment, Mrs. Doe had no choice but to resign.

32. Mrs. Doe was unable to work due to Moeller's refusal to provide the requested reasonable accommodations, which were necessitated by Asbeck's harassment. Because Moeller refused to provide these reasonable accommodations, Mrs. Doe was constructively terminated on December 31, 2021.

33. As required by R.C. 4112.052, Mrs. Doe filed a charge with the Ohio Civil Rights Commission and has received her notice of right to sue.

**COUNT ONE – R.C. 4112.02(A)/TITLE VII OF THE CIVIL RIGHTS ACT
(DISCRIMINATION BASED ON SEX)**

34. Plaintiffs incorporate the allegations of paragraphs 1-33 of the Complaint as if fully restated herein.

35. In connection with her employment at Moeller, Mrs. Doe was subjected to unlawful discriminatory practices due to her sex.

36. As a result of the unlawful discriminatory conduct, Mrs. Doe was denied a tangible economic benefit.

37. As a result of the unlawful discriminatory conduct, Mrs. Doe was forced to endure a hostile work environment.

38. During Asbeck's tenure at Moeller, Mrs. Doe was subjected to unwelcome sexual harassment by Asbeck, her supervisor, which was based solely on her sex.

39. The harassing conduct was so severe and pervasive that it effected the terms, conditions, and privileges of her employment.

40. Defendants have violated R.C. 4112.02(A) and 42 U.S.C.S. §2000e, *et seq.*

41. As a result of Defendants' conduct, Mrs. Doe has been damaged in an amount to be proven at trial, which amount is in excess of \$25,000.

COUNT TWO – R.C. 4112.02(A)(DISCRIMINATION BASED ON DISABILITY)

42. Plaintiffs incorporate the allegations of paragraphs 1-41 of the Complaint as if fully restated herein.

43. Mrs. Doe was diagnosed with post-traumatic stress disorder, a mental health disability. Moeller was aware of this diagnosis.

44. Due, in part, to Mrs. Doe's disability, Moeller created a hostile work environment for Mrs. Doe which led to her constructive termination.

45. Despite Mrs. Doe's disability, she was able to safely and substantially perform the essential functions of her job with Moeller, and had been performing those functions until her constructive termination.

46. Defendants have violated R.C. 4112.02(A).

47. As a result of Defendants' conduct, Mrs. Doe has been damaged in an amount to be proven at trial, which amount is in excess of \$25,000.

COUNT THREE – R.C. 4112.02(I)/TITLE VII OF THE CIVIL RIGHTS ACT

48. Plaintiffs incorporate the allegations of paragraphs 1-47 of the Complaint as if fully restated herein.

49. Mrs. Doe engaged in a protected activity by reporting Asbeck's sexual harassment to Moeller administration.

50. Mrs. Doe's employer knew of her participation in the protected activity.

51. Mrs. Doe suffered an adverse employment action as a direct result of reporting Asbeck's sexual harassment.

52. Moeller took adverse action against Mrs. Doe with respect to her employment at Moeller and Mrs. Doe's working conditions in retaliation for her report of sexual harassment.

53. Defendants have violated R.C. 4112.02(I) and 42 U.S.C.S. §2000e, *et seq.*

54. Due to Moeller's retaliation against her, Mrs. Doe has been injured in an amount to be proven at trial, which amount is in excess of \$25,000.

COUNT FOUR – NEGLIGENCE HIRING, RETENTION, AND SUPERVISION

55. Plaintiffs incorporate the allegations of paragraphs 1-54 of the Complaint as if fully restated herein.

56. At all times relevant to this Complaint, Asbeck was employed by Moeller.

57. In connection with previous employment through the Archdiocese or related entities, and during his employment with Moeller, Asbeck repeatedly engaged in sexual harassment of multiple females.

58. Asbeck's harassing conduct was known, or should have been known, to Moeller.

59. As a result of Asbeck's harassment, Mrs. Doe suffered injuries.

60. Moeller's negligent hiring, retention, and/or supervision of Asbeck was the proximate cause of Mrs. Doe's injuries.

61. As a result of Moeller's negligence, Mrs. Doe has been injured in an amount to be proven at trial, which amount is in excess of \$25,000.

COUNT FIVE – INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

62. Plaintiffs incorporate the allegations of paragraphs 1-61 of the Complaint as if fully restated herein.

63. By sexually assaulting and sexually harassing Mrs. Doe, Asbeck intended to cause Mrs. Doe emotional distress, or knew or should have known that his actions would result in serious emotional distress.

64. Asbeck's conduct against Mrs. Doe was so extreme and outrageous that it was beyond all possible bounds of decency.

65. Asbeck's conduct was the proximate cause of Mrs. Doe's mental health condition and diagnoses.

66. The mental anguish suffered by Mrs. Doe is so serious that no reasonable person could be expected to endure it.

67. As a result of Asbeck's conduct, Mrs. Doe was forced to seek mental health treatment.

68. As a result of Asbeck's intentional infliction of emotional distress, Mrs. Doe has been injured in an amount to be proven at trial, which amount is in excess of \$25,000.

COUNT SIX – VICARIOUS LIABILITY/RESPONDEAT SUPERIOR

69. Plaintiffs incorporate the allegations of paragraphs 1-68 of the Complaint as if fully restated herein.

70. At all times relevant to this Complaint, Defendant Asbeck was employed by Moeller.

71. At all times relevant to this Complaint, Defendant Asbeck was in a supervisory capacity to Mrs. Doe.

72. At all times relevant to this Complaint, Defendant Asbeck was acting within the scope of his employment.

73. Defendants' intentional and negligent conduct directly and proximately caused Mrs. Doe's injuries.

74. Moeller is liable for tortious actions of its administrative staff, including the malicious, wanton, and reckless acts of its staff, in an amount to be proven at trial, which amount is in excess of \$25,000.

COUNT SEVEN – LOSS OF SOCIETY/LOSS OF CONSORTIUM

75. Plaintiffs incorporate the allegations of paragraphs 1-74 of the Complaint as if fully restated herein.

76. At all times relevant to this Complaint, Plaintiffs Mr. Doe and Mrs. Doe were married.

77. As a direct and proximate result of Defendants' conduct and omissions, Mr. Doe has sustained diminished care and services of his wife, Mrs. Doe.

78. As a result of Defendants' conduct, Mr. Doe has been damaged in an amount to be proven at trial, which amount is in excess of \$25,000.

WHEREFORE, Plaintiffs Mr. Doe and Mrs. Doe judgment against Defendants as follows:

- A. That this Court enter a money judgment against Defendants in the amount of loss and damages that Plaintiffs have suffered, which amount is in excess of \$25,000;
- B. That this court award punitive damages against Defendants in an amount sufficient to punish them for their wanton, willful, and malicious conduct and deter them and others from engaging in such conduct;
- C. That Plaintiffs be awarded their costs of suit, including reasonable attorney fees; and
- D. That Plaintiffs be awarded such other relief as may be just and proper.

Respectfully submitted,

Angela L. Wallace

Angela L. Wallace (#0080771)
Blessing & Wallace Law, LLC
119 East Court Street, Suite 500
Cincinnati, OH 45202
Phone: (513) 621-9191
Email: angie@blessingwallacelaw.com

JURY DEMAND

Plaintiffs hereby demand a trial by jury.

Angela L. Wallace



**PAVAN PARIKH
HAMILTON COUNTY CLERK OF COURTS**

COMMON PLEAS DIVISION

**ELECTRONICALLY FILED
April 21, 2023 12:47 PM
PAVAN PARIKH
Clerk of Courts
Hamilton County, Ohio
CONFIRMATION 1311571**

JANE DOE

A 2301677

vs.

**ARCHDIOCESE OF
CINCINNATI**

**FILING TYPE: WRITTEN REQUEST FOR SERVICE (CERTIFIED
MAIL)**

PAGES FILED: 1



COMMON PLEAS COURT
HAMILTON COUNTY, OHIO

Jane Doe and
John Doe

CASE NO. _____

VS
Archdiocese of Cincinnati,
et al.

DOCUMENT TO BE SERVED & ITS FILED DATE
Complaint with Jury Demand
filed 4/21/2023

PLAINTIFF/DEFENDANT REQUESTS:

- ☒ CERTIFIED MAIL SERVICE
☐ PERSONAL SERVICE
☐ PROCESS SERVICE
☐ REGISTERED INTERNATIONAL

- ☐ EXPRESS MAIL SERVICE
☐ REGULAR MAIL SERVICE
☐ RESIDENCE SERVICE
☐ FOREIGN SHERIFF

ON:

1) Archdiocese of Cincinnati
100 East Eighth Street
Cincinnati, OH 45202

3) Michael Asbeck
9416 Amber Lane
West Chester, OH 45069

2) Archbishop Moeller High School
9001 Montgomery Road
Cincinnati, OH 45242

4) _____

Angela L. Wallace

ATTORNEY

119 E Court Street, Suite 500, Cincinnati, OH 45202

ADDRESS

(513) 621-9191

PHONE NUMBER

0080771

ATTORNEY NUMBER



**PAVAN PARIKH
HAMILTON COUNTY CLERK OF COURTS**

COMMON PLEAS DIVISION

**ELECTRONICALLY FILED
April 21, 2023 12:47 PM**

**PAVAN PARIKH
Clerk of Courts
Hamilton County, Ohio
CONFIRMATION 1311571**

JANE DOE

A 2301677

vs.

**ARCHDIOCESE OF
CINCINNATI**

FILING TYPE: CLASSIFICATION

PAGES FILED: 1

EFR200

COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIOCLASSIFICATION FORM
WWW.COURTCLERK.ORGPavan Parikh
CLERK OF COURTSCASE NUMBER: _____ PLAINTIFF: Jane Doe and John Doe

PURSUANT TO SUPERINTENDENCE RULE 4, THIS CASE WAS ORIGINALLY FILED AND DISMISSED

UNDER CASE NUMBER: _____ BY JUDGE _____

PLEASE INDICATE CLASSIFICATION INTO WHICH THIS CASE FALLS (please only check one):

- | | |
|--------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------|
| <input type="checkbox"/> Other Tort – C360 | <input checked="" type="checkbox"/> Other Civil – H700-34 |
| <input type="checkbox"/> Personal Injury – C310 | <input type="checkbox"/> Appropriation – H710 |
| <input type="checkbox"/> Wrongful Death – C320 | <input type="checkbox"/> Accounting – H720 |
| <input type="checkbox"/> Vehicle Accident – C370 | <input type="checkbox"/> Beyond Jurisdiction – 730 |
| <input type="checkbox"/> Professional Tort – A300 | <input type="checkbox"/> Breach of Contract – 740 |
| <input type="checkbox"/> Personal Injury – A310 | <input type="checkbox"/> Cancel Land Contract – 750 |
| <input type="checkbox"/> Wrongful Death – A320 | <input type="checkbox"/> Change of Venue – H760 |
| <input type="checkbox"/> Legal Malpractice – A330 | <input type="checkbox"/> Class Action – H770 |
| <input type="checkbox"/> Medical Malpractice – A340 | <input type="checkbox"/> Convey Declared Void – H780 |
| <input type="checkbox"/> Product Liability – B350 | <input type="checkbox"/> Declaratory Judgment – H790 |
| <input type="checkbox"/> Personal Injury – B310 | <input type="checkbox"/> Discharge Mechanics Lien – H800 |
| <input type="checkbox"/> Wrongful Death – B320 | <input type="checkbox"/> Dissolve Partnership – H810 |
| <input type="checkbox"/> Worker's Compensation | <input type="checkbox"/> CONSUMER SALES ACT (1345 ORC) – H820 |
| <input type="checkbox"/> Non-Compliant Employer – D410 | <input type="checkbox"/> Check here if relief includes declaratory judgment, injunction or class action recovery – H825 |
| <input type="checkbox"/> Appeal – D420 | <input type="checkbox"/> Habeas Corpus – H830 |
| <input type="checkbox"/> Administrative Appeals – F600 | <input type="checkbox"/> Injunction – H840 |
| <input type="checkbox"/> Appeal Civil Service – F610 | <input type="checkbox"/> Mandamus – H850 |
| <input type="checkbox"/> Appeal Motor Vehicle – F620 | <input type="checkbox"/> On Account – H860 |
| <input type="checkbox"/> Appeal Unemployment – F630 | <input type="checkbox"/> Partition – H870 |
| <input type="checkbox"/> Appeal Liquor – F640 | <input type="checkbox"/> Quiet Title – H880 |
| <input type="checkbox"/> Appeal Taxes – F650 | <input type="checkbox"/> Replevin – H890 |
| <input type="checkbox"/> Appeal Zoning – F660 | <input type="checkbox"/> Sale of Real Estate – H900 |
| <input type="checkbox"/> Certificate of Qualification – H600 | <input type="checkbox"/> Specific Performance – 910 |
| | <input type="checkbox"/> Restraining Order – H920 |
| | <input type="checkbox"/> Testimony – H930-21 |
| | <input type="checkbox"/> Environmental – H940 |
| | <input type="checkbox"/> Cognovit – H950 |
| | <input type="checkbox"/> Menacing by Stalking – H960 |
| | <input type="checkbox"/> Repo Title – Transfer of Title Only – 970 |
| | <input type="checkbox"/> Court Ordered Title – H980 |
| | <input type="checkbox"/> Injunction Sexual Predator – 990 |
| | <input type="checkbox"/> SB 10 – Termination – H690 |
| | <input type="checkbox"/> SB 10 – Reclassification – H697 |

DATE: 4/21/2023ATTORNEY (PRINT): Angela L. WallaceOHIO SUPREME COURT NUMBER: 0080771

COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO

JANE DOE

PLAINTIFF

-- vs --

Use below number on
all future pleadings

No. A 2301677
SUMMONS

ARCHDIOCESE OF CINCINNATI
DEFENDANT

MICHAEL ASBECK
9416 AMBER LANE
WEST CHESTER OH 45069

D - 3

You are notified
that you have been named Defendant(s) in a complaint filed by

JANE DOE
CO ANGELA L WALLACE
119 E COURT STREET SUITE 500
CINCINNATI OH 45202

Plaintiff(s)

in the Hamilton County, COMMON PLEAS CIVIL Division,
**PAVAN PARIKH, 1000 MAIN STREET ROOM 315,
CINCINNATI, OH 45202.**

You are hereby summoned and required to serve upon the plaintiff's attorney, or upon the plaintiff, if he/she has no attorney of record, a copy of an answer to the complaint within twenty-eight (28) days after service of this summons on you, exclusive of the day of service. Your answer must be filed with the Court within three (3) days after the service of a copy of the answer on the plaintiff's attorney.

Further, pursuant to Local Rule 10 of Hamilton County, you are also required to file a Notification Form to receive notice of all future hearings.

If you fail to appear and defend, judgement by default will be rendered against you for the relief demanded in the attached complaint.

Name and Address of attorney
ANGELA L WALLACE
119 E COURT STREET
SUITE 500
CINCINNATI OH 45202

PAVAN PARIKH
Clerk, Court of Common Pleas
Hamilton County, Ohio

By RICK HOFMANN

Deputy

Date: April 21, 2023



D138004574



UNITED STATES
POSTAL SERVICE™


Case 1:23-cv-00749-SVM Doc #: 1-4 Filed 05/01/23 Page 20 of 23
ELECTRONICALLY FILED MAIL SERVICE
SUMMONS & COMPLAINT
A 2301677 D2
ARCHBISHOP MOELLER HIGH SCHOOL
FILED: 05/01/2023 6:49:56

Date Produced: 05/01/2023

HAMILTON COUNTY CLERK OF COURTS:

The following is the delivery information for Certified Mail™ item number 7194 5168 6310 0986 7919. Our records indicate that this item was delivered on 04/26/2023 at 11:32 a.m. in CINCINNATI, OH 45242. The scanned image of the recipient information is provided below.

Signature of Recipient :


LISA NEUBAUER

Address of Recipient :

9001 Montgomery Rd.

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 17852779SEQ1



UNITED STATES
POSTAL SERVICE

Case 1:23-cv-00719-KVM Doc #: 1-4 Filed 05/01/23 Page 22 of 23
ELECTRONICALLY FILED MAIL SERVICE
SUMMONS & COMPLAINT
A 2301677 D1
ARCHDIOCESE OF CINCINNATI
FILED: 05/01/2023 7:46:46

Date Produced: 05/01/2023

HAMILTON COUNTY CLERK OF COURTS:

The following is the delivery information for Certified Mail™ item number 7194 5168 6310 0986 7902. Our records indicate that this item was delivered on 04/26/2023 at 07:37 a.m. in CINCINNATI, OH 45203. The scanned image of the recipient information is provided below.

Signature of Recipient :
(Authorized Agent)

Mr. Barber
MARSHA BARBER

Address of Recipient :

Archdiocese 100 E 8th St

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 17852777SEQ1



**UNITED STATES
POSTAL SERVICE™**

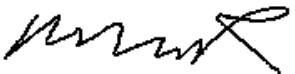
Case 1:23-cv-00749-KVM Doc #: 1-4 Filed 05/08/23 Page 23 of 23
ELECTRONICALLY FILED
SUMMONS & COMPLAINT
A 2301677 D3
MICHAEL ASBECK
FILED: 05/08/2023 6:49:16

Date Produced: 05/08/2023

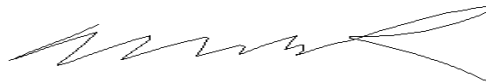
HAMILTON COUNTY CLERK OF COURTS:

The following is the delivery information for Certified Mail™ item number 7194 5168 6310 0986 7926. Our records indicate that this item was delivered on 05/03/2023 at 01:12 p.m. in WEST CHESTER, OH 45069. The scanned image of the recipient information is provided below.

Signature of Recipient :


Mike Asbeck

Address of Recipient :



Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 17852781SEQ1